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## Defense Rests in B-26 Trial As CIA Denies Involvement

By Joseph Higgins Special to The Washington Post .

smuggling B-26 bombers to 28, a Fort Lauderdale, Fla., file because the pilot had an this afternoon in the fourth craft overseas. They are judge's charge to the jury is Act which makes it illegal to set for Thursday.

lawyers rested their cases, U.S. ment permission. Attorney John T. Curtin elicited testimony from the top examined the latest CIA palawyer of the Central Intelpers in his chambers for 90 ligence Agency that the CIA minutes before refusing to bombers.

counsel, has maintained the yarn of involvement in this CIA secretly approved of the case is pure theory. export because the Portuguese were going to use the bombers ger caused 11 witnesses to be against Communist-led rebels subpoenaed at Government in Portuguese Africa.

"Did your investigation reyeal that the CIA in no way helped the flight of these aircraft from the U.S.?" Curtin

"That is correct," said CIA General Counsel Lawrence R. Houston.

the CIA's file of four memos the aircraft. on the bomber case. One of the memos showed that the CIA received notice of the bomber exports a week be-

## CIA Passed On Data

had no jurisdiction in the case Marger has contended that and sent the information on the flight through the pro-

with him, all dealing with de- flights. velopments in the case after However, Newell testified the defendants were arrested he closed the file on the viovelopments in the case after in September of 1965.

Paris businessman accused of port. "We found that Hawke ordering 20 World War II type took on 53 gallons of oil after BUFFALO, Oct. 11-Law attack bombers for delivery to landing, an excessive amount," yers for two men accused of Portugal, and John R. Hawke, Newell said. "So we closed our week of a Federal District charged with conspiring to Court trial of the case. The violate the Munitions Control export certain weapons of war: Just before the two defense without special State Depart-

Judge John O. Henderson had no part in ferrying the turn them over to Marger on the grounds they were "ir-Edwin Marger of Miami relevant and immaterial." Beach, Fla., one of the defense Said the judge, "The CIA

For Hawke's defense, Marexpense. Edward Brodsky, of New York, attorney for deMontmarin, called only one witness, a Boeing Airplane Co. official who testified to previous dealings with deMontmarin. Brodsky has maintained that deMontmarin expected a missing defendant Houston first took the stand in the case, Gregory R. Board, last Friday, bringing with him to obtain export licenses for

## FAA Witness

Among rebuttal witnesses called by Curtin was John B. fore the first bomber crossed Newell, a Federal Aviation the border near here in June Agency employe at the Wash-1965. Agency employe at the Wash-ington National Airport, Newell testified he investigated when Hawke flew a B-26 over-Houston testified the CIA the White House in June 1965.

to agencies which it thought hibited zone, which resulted would be interested. hibited zone, which resulted in no official action being Today Curtin told the court taken against Hawke, proved that Houston had brought that the Government had no about 20 other CIA documents intention of stopping the B-26

September of 1965. On trial are Henri M. F. dc- to him that he had engine Marin deMontmarin, 58, a trouble coming into the air-